SENATE BILL No. 405

DIGEST OF INTRODUCED BILL

Citations Affected: IC 9-13-2; IC 9-17; IC 9-18; IC 9-22-3-11; IC 9-23; IC 9-29-8-4.

Synopsis: Motor vehicle documentation and sales. Requires a motor vehicle dealer, under certain circumstances, to furnish a valid certificate of title to a purchaser or transferee not more than 50 days after the date of sale or transfer. Requires an assembled vehicle to bear an identification number and requires certain information on its certificate of title. Requires permission from the bureau of motor vehicles (BMV) to place a special identification number on a motor vehicle that does not bear its original or unaltered identification number. Makes it a Class D felony to fail to obtain a special identification number and make application to the BMV for a certificate of title for a privately assembled vehicle. Repeals language regarding procedure for an application to the BMV for a missing manufacturer's identification number on a motor vehicle. Requires an insurance company to apply to the BMV for a certificate of salvage title for certain salvaged or stolen vehicles. Provides that the BMV may not issue an offsite sale license to certain motor vehicle dealers. Makes it an unfair practice for a person to act as a broker in the advertising, buying, or selling of at least 12 new or used vehicles per year. Makes conforming amendments.

Effective: July 1, 2003.

Clark

January 21, 2003, read first time and referred to Committee on Commerce and Consumer Affairs.



First Regular Session 113th General Assembly (2003)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2002 Regular or Special Session of the General Assembly.

SENATE BILL No. 405

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

Be it enacted by the General Assembly of the State of Indiana:

AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	SECTION 1. IC 9-13-2-5.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
	SECTION 1. IC 9-13-2-5.5 IS ADDED TO THE INDIANA CODE

SECTION 2. IC 9-13-2-15 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 15. "Broker", means a person who, for a fee, commission, or other valuable consideration, arranges or offers to arrange a transaction involving the sale, for purposes other than resale, of a new motor vehicle and who is not:

- (1) a dealer or an employee of a dealer;
- (2) a distributor or an employee of a distributor; or
- (3) at any point in the transaction, the bona fide owner of the vehicle involved in the transaction. for purposes of IC 9-23-3, has the meaning set forth in IC 9-23-3-0.3.

SECTION 3. IC 9-13-2-75 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 75. (a) "Identification number", for purposes of IC 9-18-8-15, has the meaning set forth in

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1	IC 9-18-8-15(b).
2	(b) "Identification number", for purposes of IC 9-17-4, has the
3	meaning set forth in IC 9-17-4-0.5.
4	SECTION 4. IC 9-13-2-177.5 IS ADDED TO THE INDIANA
5	CODE AS A NEW SECTION TO READ AS FOLLOWS
6	[EFFECTIVE JULY 1, 2003]: Sec. 177.5. "Third party", for
7	purposes of IC 9-17-3, has the meaning set forth in IC 9-17-3-0.5.
8	SECTION 5. IC 9-13-2-185 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 185. "Transfer dealer"
10	means a person other than a dealer, manufacturer, or wholesale dealer
11	or broker who has the necessity of transferring a minimum of twelve
12	(12) motor vehicles during a license year as part of the transfer dealer's
13	primary business function.
14	SECTION 6. IC 9-17-3-0.5 IS ADDED TO THE INDIANA CODE
15	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
16	1, 2003]: Sec. 0.5. As used in this chapter, "third party" means a
17	person having possession of a certificate of title for a:
18	(1) motor vehicle;
19	(2) semitrailer; or
20	(3) recreational vehicle;
21	because the person has a lien or an encumbrance indicated on the
22	certificate of title.
23	SECTION 7. IC 9-17-3-3 IS AMENDED TO READ AS FOLLOWS
24	[EFFECTIVE JULY 1, 2003]: Sec. 3. (a) If a vehicle for which a
25	certificate of title has been issued is sold or has if the ownership of the
26	vehicle is otherwise transferred, the person who holds the certificate
27	of title must do the following:
28	(1) Endorse on the certificate of title an assignment of the
29	certificate of title with warranty of title, in a form printed on the
30	certificate of title, with a statement describing all liens or
31	encumbrances on the vehicle.
32	(2) Except as provided in subdivisions (3) and (4), deliver the
33	certificate of title to the purchaser or transferee at the time of the
34	sale or delivery to the purchaser or transferee of the vehicle, if the
35	purchaser or transferee has made all agreed upon initial payments
36	for the vehicle, including delivery of a trade-in vehicle without
37	hidden or undisclosed statutory liens.
38	(3) In the case of a sale or transfer between vehicle dealers
39	licensed by this state or another state, deliver the certificate of
40	title within twenty-one (21) days after the date of the sale or
41	transfer.

(4) Deliver the certificate of title to the purchaser or transferee



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1	within twenty-one (21) fifty (50) days after the date of sale or
2	transfer to the purchaser or transferee of the vehicle, if all of the
3	following conditions exist:
4	(A) The seller or transferor is a vehicle dealer licensed by the
5	state under IC 9-23.
6	(B) The vehicle dealer is not able to deliver the certificate of
7	title at the time of sale or transfer.
8	(C) The vehicle dealer reasonably believes that it will be able
9	to deliver the certificate of title, without a lien or an
10	encumbrance on the certificate of title, within the twenty-one
11	(21) fifty (50) day period.
12	(D) If the seller or transferor is unable to deliver the
13	certificate of title within thirty-one (31) days after the sale
14	or transfer, the vehicle dealer provides the purchaser or
15	transferee with an affidavit under section 3.1 of this chapter.
16	(E) The purchaser or transferee has made all agreed upon
17	initial payments for the vehicle, including delivery of a
18	trade-in vehicle without hidden or undisclosed statutory liens.
19	(b) A licensed dealer may offer for sale a vehicle for which the
20	dealer does not possess a certificate of title, if the dealer can comply
21	with subsection $(a)(3)$ or $(a)(4)$ at the time of the sale.
22	(c) A vehicle dealer who fails to deliver a certificate of title within
23	the time specified under this section is subject to the following civil
24	penalties:
25	(1) One hundred dollars (\$100) for the first violation.
26	(2) Two hundred fifty dollars (\$250) for the second violation.
27	(3) Five hundred dollars (\$500) for all subsequent violations.
28	Payment shall be made to the bureau and deposited in the state general
29	fund. In addition, if a purchaser or transferee does not receive a valid
30	certificate of title within the time specified by this section, the
31	purchaser or transferee shall have the right to return the vehicle to the
32	vehicle dealer ten (10) days after giving the vehicle dealer written
33	notice demanding delivery of a valid title certificate of title and the
34	dealer's failure to deliver a valid title certificate of title within that ten
35	(10) day period. Upon return of the vehicle to the dealer in the same or
36	similar condition as delivered to the purchaser or transferee under this
37	section, the vehicle dealer shall pay to the purchaser or transferee the
38	purchase price plus sales taxes, finance expenses, insurance expenses,
39	and any other amount paid to the dealer by the purchaser. If the dealer's
40	inability to timely deliver a valid certificate of title results from the acts
41	or omissions of a third party who has failed to timely deliver a valid

certificate of title to the dealer, the dealer is entitled to claim against



l	the third party all damages sustained by the dealer in rescinding the
2	dealer's sale with the purchaser or transferee, including the dealer's
3	reasonable attorney's fees.
4	(d) If a vehicle for which a certificate of title has been issued by
5	another state is sold or delivered, the person selling or delivering the
6	vehicle must deliver to the purchaser or receiver of the vehicle a proper
7	certificate of title with an assignment of the certificate of title in a form
8	prescribed by the bureau.
9	(e) The original certificate of title and all assignments and
10	subsequent reissues of the certificate of title shall be retained by the
11	bureau and appropriately classified and indexed in the most convenient
12	manner to trace title to the vehicle described in the certificate of title.
13	SECTION 8. IC 9-17-3-3.1 IS AMENDED TO READ AS
14	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 3.1. The affidavit
15	required by IC 9-17-3-3(a)(4) shall be printed in the following form:
16	STATE OF
17	INDIANA)
18) ss:
19	COUNTY OF)
20	I affirm under the penalties for perjury that all of the following are
21	true:
22	(1) That I am a dealer licensed under IC 9-23-1.
23	(2) That I cannot deliver a valid certificate of title to the retail
24	purchaser of the vehicle described in paragraph (3) at the time of
25	sale of the vehicle to the retail purchaser. The identity of the
26	previous seller or transferor is .
27	I expect to deliver a valid and transferable certificate of title on
28	or about (day) not later than (date)
29	from the (State of) to the purchaser.
30	(3) That I will undertake reasonable commercial efforts to
31	produce the valid certificate of title. The vehicle identification
32	number is
33	Signed, Dealer
34	By
35	Dated ,
36	CUSTOMER ACKNOWLEDGES RECEIPT OF A COPY OF THIS
37	AFFIDAVIT.
38	
39	Customer Signature
40	-
41	NOTICE TO THE CUSTOMER
12	"If you do not receive a valid cartificate of title within the time



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t v a v	pecified by this affidavit, you have the right to return the vehicle of the vehicle dealer ten (10) days after giving the vehicle dealer written notice demanding delivery of a valid certificate of title and after the vehicle dealer's failure to deliver a valid certificate of title within that ten (10) day period. Upon return of the vehicle to the ehicle dealer in the same or similar condition as when it was delivered to you, the vehicle dealer shall pay you the purchase
	orice plus sales taxes, finance expenses, insurance expenses, and
^	ny other amount that you paid to the vehicle dealer.".
	SECTION 9. IC 9-17-4-0.3 IS ADDED TO THE INDIANA CODE
ŀ	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
1	, 2003]: Sec. 0.3. As used in this chapter, "assembled vehicle"
ľ	neans:
	(1) a motor vehicle, excluding a motorcycle, that has had the:
	(A) frame;
	(B) chassis;
	(C) cab; or
	(D) body;

replaced; or

(2) a motorcycle that has had the:

(A) frame; or

(B) engine;

replaced.

The term includes but is not limited to glider kits, fiberglass body kits, and vehicle reproductions or replicas and includes motor vehicles that have visible and original vehicle identification numbers.

SECTION 10. IC 9-17-4-0.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 0.5. As used in this chapter, "identification number" means a distinguishing number assigned by the bureau to a privately assembled motor vehicle, semitrailer, or recreational vehicle.

SECTION 11. IC 9-17-4-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 1. If a motor vehicle, semitrailer, or recreational vehicle has been built, constructed, or assembled by the person who owns the motor vehicle, semitrailer, or recreational vehicle, the person shall: attach to the person's application for a certificate of title an affidavit stating that the motor vehicle, semitrailer, or recreational vehicle was built, constructed, or assembled by the person.

(1) indicate on a form provided by the bureau the major



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1	component parts that have been used to assemble the motor
2	vehicle, semitrailer, or recreational vehicle;
3	(2) make application through the bureau for an identification
4	number for the motor vehicle, semitrailer, or recreational
5	vehicle;
6	(3) after receipt of the identification number described in
7	subdivision (2), stamp or attach the identification number
8	received from the bureau in the manner provided in section
9	2(2) of this chapter; and
10	(4) apply for a certificate of title for the motor vehicle,
11	semitrailer, or recreational vehicle from the bureau.
12	SECTION 12. IC 9-17-4-2 IS AMENDED TO READ AS
13	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 2. A certificate of title
14	may not be issued for a privately assembled motor vehicle, semitrailer,
15	or recreational vehicle that does not have a distinctive identification
16	number stamped on the motor vehicle, semitrailer, or recreational
17	vehicle or permanently attached to the motor vehicle, semitrailer, or
18	recreational vehicle until the person who owns the motor vehicle,
19	semitrailer, or recreational vehicle has:
20	(1) obtained from the bureau an identification number designated
21	by the bureau; and
22	(2) stamped or permanently attached the identification number
23	in a conspicuous place on the frame of the motor vehicle,
24	semitrailer, or recreational vehicle.
25	SECTION 13. IC 9-17-4-4 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4. A certificate of title
27	issued under this chapter must contain the following:
28	(1) A description and other evidence of identification of the motor
29	vehicle, semitrailer, or recreational vehicle as required by the
30	bureau.
31	(2) A statement of any liens or encumbrances that the application
32	shows to be on the certificate of title.
33	(3) The appropriate notation prominently recorded on the
34	front of the title as follows:
35	(A) For a vehicle assembled using all new vehicle parts,
36	excluding the vehicle frame, "ASSEMBLED VEHICLE".
37	(B) For a vehicle assembled using used parts, "REBUILT
38	VEHICLE".
39	(C) For a vehicle assembled using a salvage vehicle or
40	parts, "REBUILT SALVAGE".
41	SECTION 14. IC 9-17-4-6 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 6. (a) Except as



1	provided under subsection (b), a person who knowingly violates this
2	chapter commits a Class C infraction. Class D felony.
3	(b) A person who knowingly damages, removes, covers, or alters a
4	special engine an identification number commits a Class C felony.
5	SECTION 15. IC 9-18-8-1 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 1. As used in this
7	chapter, "motor vehicle part" means: the
8	(1) engine;
9	(1) for a motorcycle:
10	(A) a frame; or
11	(B) an engine;
12	(2) frame;
13	(2) for a passenger motor vehicle, a:
14	(A) frame;
15	(B) chassis; or
16	(C) body;
17	(3) chassis;
18	(3) for a truck or a tractor, a:
19	(A) frame;
20	(B) chassis;
21	(C) cab; or
22	(D) body; or
23	(4) for a trailer, semitrailer, or recreational vehicle, a:
24	(A) chassis; or
25	(B) body;
26	of a the motor vehicle.
27	SECTION 16. IC 9-18-8-5 IS AMENDED TO READ AS
28	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 5. (a) Upon receipt of
29	an application, together with the fee specified under IC 9-29 for a
30	special identification number, the bureau shall issue to the person who
31	submitted the application written permission to make or stamp a
32	special identification number in a place on the motor vehicle to be
33	designated by the bureau.
34	(b) If the original identification number is on the vehicle or
35	visible, the new special identification number must be affixed so as
36	not to cover the original identification number.
37	SECTION 17. IC 9-18-8-9 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 9. (a) The bureau may
39	not register a motor vehicle without an identification number or issue
40	a license plate certificate of title for the operation of a motor vehicle
41	except as specified under this chapter.

(b) This section does not prevent a manufacturer or a manufacturer's



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agent, other than a dealer, from doing the manufacturer's own numbering on motor vehicles of or parts removed or changed and replacing the numbered parts.

SECTION 18. IC 9-18-8-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 10. (a) Before issuing a license plate, certificate of title, the bureau shall require the person applying for the license plate certificate of title to sign a statement that the special identification number assigned to be placed on the motor vehicle has been put on in a workmanlike manner.

- (b) The statement described under subsection (a) shall be certified by:
 - (1) a chief of police;
 - (2) a sheriff; or

- (3) another convenient peace officer;
- that the chief of police, sheriff, or peace officer has inspected the motor vehicle and found the identification number to be attached to the motor vehicle as required by this chapter.
- (c) This section does not prevent a manufacturer or a manufacturer's agent, other than a dealer, from doing the manufacturer's own numbering on motor vehicles of or parts removed or changed and replacing the numbered parts.

SECTION 19. IC 9-18-8-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 16. (a) A person who operates a motor vehicle on which the engine identification number has been removed, defaced, destroyed, obliterated, or concealed, when application has not been made to the bureau for permission to put on a new number, commits a Class C infraction.

- (b) If a person who violates subsection (a) cannot, to the satisfaction of the court, establish the person's ownership of the motor vehicle, the motor vehicle shall be confiscated by the court and sold. The proceeds from the sale shall be used to pay the fine and costs of prosecution, and the balance, if any, shall be deposited in the motor vehicle highway account fund.
- (c) If the fine and costs are not paid within thirty (30) days after judgment is rendered under this section, the court shall proceed to advertise and sell the motor vehicle in the manner provided by law for the sale of personal property under execution.
- (d) If at any time the motor vehicle remains in the custody of the court or the court's officers under this section the owner appears and establishes the owner's title to the motor vehicle to the satisfaction of the court, the motor vehicle shall be returned to the owner. The owner shall then make application for and may obtain a special engine an

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1	identification number and title as provided in IC 9-17-4-5. IC 9-17-4.
2	The owner may then use the motor vehicle upon proper registration.
3	SECTION 20. IC 9-18-26-10 IS AMENDED TO READ AS
4	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 10. (a) The bureau may
5	issue an interim license plate to a dealer or manufacturer who is
6	licensed and has been issued a license plate under section 1 of this
7	chapter.
8	(b) The bureau shall prescribe the form of an interim license plate
9	issued under this section. However, a plate must bear the assigned
10	registration number and provide sufficient space for the expiration date
11	as provided in subsection (c).
12	(c) Whenever a dealer or manufacturer sells a motor vehicle, the
13	dealer or manufacturer may provide the buyer with an interim license
14	plate. The dealer shall, in the manner provided by the bureau, affix on
15	the plate in numerals and letters at least three (3) inches high the date
16	on which the interim license plate expires.
17	(d) An interim license plate authorizes a motor vehicle owner to
18	operate the vehicle for a maximum period of thirty-one (31) days after
19	the date of delivery of the vehicle to the vehicle's owner or until a
20	regular license plate is issued, whichever occurs first.
21	(e) An interim license plate issued under this section may be
22	renewed one (1) time only for a period of twenty (20) days, if the
23	vehicle dealer:
24	(1) is unable to deliver the certificate of title; and
25	(2) follows the procedure set forth in IC 9-17-3-3(a)(4)(D).
26	(f) A motor vehicle that is required by law to display license plates on
27	the front and rear of the vehicle is only required to display a single
28	interim plate.
29	SECTION 21. IC 9-22-3-11 IS AMENDED TO READ AS
30	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 11. (a) This section
31	applies to the following persons:
32	(1) An insurance company or other person that has acquired a
33	wrecked or damaged motor vehicle, motorcycle, semitrailer, or
34	recreational vehicle that meets at least one (1) of the criteria set
35	forth in section 3 of this chapter and the ownership of which is not
36	evidenced by a certificate of salvage title.
37	(2) An insurance company that has made and paid an agreed
38	settlement for the loss of a stolen motor vehicle, motorcycle,
39	semitrailer, or recreational vehicle.
40	(b) A person who owns or holds a lien upon a vehicle described in
41	subsection (a) shall assign the certificate of title to the person
42	insurance company described in subsection (a). The insurance



1	company or other person shall apply to the bureau within thirty-one
2	(31) days after receipt of the certificate of title for a certificate of
3	salvage title for each salvage or stolen vehicle subject to this chapter.
4	The insurance company or other person shall surrender the certificate
5	of title to the department and pay the fee prescribed under IC 9-29-7 for
6	a certificate of salvage title.
7	(c) A person who was the owner of a motor vehicle, motorcycle,
8	semitrailer, or recreational vehicle at the time that the vehicle became
9	wrecked or damaged may not be considered to have acquired that
10	vehicle within the meaning of this section.
11	SECTION 22. IC 9-23-2-1 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 1. The following
13	persons must be licensed under this article to engage in the business of
14	buying or selling motor vehicles:
15	(1) An automobile auctioneer.
16	(2) A broker.
17	(3) (2) A converter manufacturer.
18	(4) (3) A dealer.
19	(5) (4) A distributor.
20	(6) (5) A distributor branch.
21	(7) (6) A distributor representative.
22	(8) (7) A factory branch.
23	(9) (8) A factory representative.
24	(10) (9) A manufacturer.
25	(11) (10) A transfer dealer.
26	(12) (11) A wholesale dealer.
27	SECTION 23. IC 9-23-2-5 IS AMENDED TO READ AS
28	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 5. The license issued
29	to a factory representative or distributor representative must state the
30	name of the employer. Within ten (10) days after a change of employer,
31	the holder shall mail the license to the bureau and indicate the name
32	and address of the holder's new employer. The bureau shall endorse the
33	change on the license and return the license to the licensee in care of
34	the licensee's new employer. A factory representative, distributor
35	representative, or wholesale dealer or broker must have a license when
36	engaged in business and shall display the license upon request. A
37	temporary license for a factory representative or distributor

SECTION 24. IC 9-23-2-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 7. (a) Except as

representative or broker may be issued for a period up to one hundred

twenty (120) days pending investigation by the bureau of the

applicant's qualification for a license.



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1	provided in subsection subsections (b) and (c), the bureau shall issue
2	an offsite sales license to a dealer licensed under this chapter not later
3	than forty-five (45) days after receipt of the application for the license.
4	License applications under this section shall be made public upon the
5	request of any person. The term of the offsite sales license is not to
6	exceed ten (10) days.
7	(b) The bureau may not issue an offsite sales license to a dealer who
8	does not have an established place of business within Indiana.
9	(c) The bureau may not issue an offsite sales license to a licensed
10	dealer proposing to conduct the sale outside a radius of twenty (20)
11	miles from its established place of business. This subsection does
12	not apply to new manufactured housing dealers or recreational
13	vehicle dealers.
14	(d) The requirements of section 2(c) of this chapter do not apply to
15	the application or issuance of an offsite sales license under this section.
16	SECTION 25. IC 9-23-3-0.3 IS ADDED TO THE INDIANA CODE
17	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
18	1, 2003]: Sec. 0.3. As used in this chapter, "broker" means a person
19	who, for a fee, a commission, or other valuable consideration,
20	arranges or offers to arrange a transaction involving the sale, for
21	purposes other than resale, of a new or used motor vehicle and who
22	is not:
23	(1) a dealer or an employee of a dealer;
24	(2) a distributor or an employee of a distributor; or
25	(3) at any point in the transaction, the bona fide owner of the
26	vehicle involved in the transaction.
27	SECTION 26. IC 9-23-3-19 IS AMENDED TO READ AS
28	FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 19. It is an unfair
29	practice for an automobile auctioneer, a wholesale dealer, or a transfer
30	dealer, or a broker, in connection with the auctioneer's or dealer's or
31	broker's business, to use false, deceptive, or misleading advertising or
32	to engage in deceptive acts or practices.
33	SECTION 27. IC 9-23-3-25 IS ADDED TO THE INDIANA CODE
34	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
35	1, 2003]: Sec. 25. It is an unfair practice for a person to:
36	(1) act as;
37	(2) offer to act as; or
38	(3) profess to be;
39	a broker in the advertising, buying, or selling of at least twelve (12)
40	new or used vehicles per year.
41	SECTION 28. IC 9-29-8-4 IS AMENDED TO READ AS

FOLLOWS [EFFECTIVE JULY 1, 2003]: Sec. 4. The fee for a factory



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l	representative, distributor representative, wholesale dealer, transfer
2	dealer, or converter manufacturer or broker under IC 9-23-2 is twenty
3	dollars (\$20).
1	SECTION 29. IC 9-17-4-5 IS REPEALED [EFFECTIVE JULY 1]
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